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A BROKEN PLEDGE.

The democrats of Phoenix, in their city convention last week, took occasion to call attention to the fact that the defeat of statehood by republican senators last winter was in violation of a pledge made by the fast republican national convention. In the platform adopted by the democrats the following appeared:

"We express our indignation and disapproval of the culpability and apparent insincerity of the republican party in incorporating as a plank of its national platform the admission of the territories to statehood, and thereafter stultifying itself at the behest of the money power in denying us the boon of citizenship, and by undignified filibustering in the national senate withholding from us our plain constitutional rights."

The resolution is a timely one and one which places a burden on the republican party of Arizona which it should bear. In holding the republicans of Arizona to account for the great sin of their party against Arizona it may open their eyes and cause them to cut loose from the trust-ridden and belated party.

If the republicans of Arizona could have influenced their party Arizona, no doubt, would have been admitted to statehood; if the majority of the republicans of the country could influence their party we believe the last congress would have taken some action looking towards lowering the tariff schedules on trust-controlled and monopolized articles which are necessary to the comfort of every home in the land.

But in recent years, since the trusts have come into control of the G. O. P. the rank and file of the party have very little to say regarding its policies, but are expected to blindly "let well enough alone" and "stand pat" whenever Mark Hanna says the word, without inquiring into results on the industrial conditions of the country. When the Iowa republicans demanded that all articles being monopolized by trusts should be placed on the free list Hanna replied "stand pat!" and President Roosevelt pacified them with "peace, peace, be still."

When the republican senators were slandering Arizona they knew the embarrassing position in which they were putting the republican party in Arizona; they know that republicans in this territory would hang their heads in shame because of the refusal of their party to keep a solemn pledge which promised that Arizona should be admitted as a state; but knowing this they never for a moment doubted that the republicans of this territory would remain true to this same party of broken pledges. We believe, however, that the republicans of Arizona are too loyal to Arizona to continue to support the party that has done the territory such a monstrous wrong and that there will be enough who will vote with the democrats in the future to emphasize the rebuke to the Hannas, Aldriches and Fries, which is known to be so richly deserved.

The democrats of Phoenix are right in laying at the republican door the falsehood which promised statehood to Arizona. If Arizona republicans can stand up and defend such double dealing by a national party they are more subservient to the political bull whip than we have ever believed.

The Washington correspondent of the New York Evening Post says that the President "is just as sincerely in favor of revision as ever, the whole tendency of his mind being toward a lower and more rational scale of duties." He would like to bring it about while he is in office, "and his present attitude is only one of caution as to the choice of a time when the work can be done as it should be." There is no mystery about the President's attitude; no psychological expert is needed to explain his mental operations. As a man he knows the tariff ought to be reduced. As a president and as an aspirant after the nomination next year he is in the hands of the republican leaders.

ROOSEVELT AND IRRIGATION.

President Roosevelt's recent remarks concerning the reclamation of the arid land of the west by the national government will please the people living in the arid states. The President has given his assistance in the matter of inaugurating the work of building storage reservoirs by the government and in the future, no effort he has put forth as the nation's chief executive will reflect more to the credit of his administration. If this new policy of the government is pushed it will reclaim millions of acres of fertile land which will afford comfortable and prosperous homes for the people. This will be done without any cost to the government. As fast as water is provided for the irrigation of land which is now desert it will be taken eagerly by home seekers who will gladly make reimbursement for the entire cost of its reclamation. Every forty acres reclaimed will mean a new American home, and in the west, where the pure air and splendid climate insure health and happiness. If this national policy of reclaiming now barren wastes is carried to the limit of possibility it means an added population in the west that will soon overcome the political power so long lodged in a few of the old and eastern states. Whenever the western sentiment prevails there will be a limit to the encroachment of combined capital to smother individual exertion and business ambition. President Roosevelt can render no greater service to his country than by urging forward the work of reclaiming the arid west.

At last the city of Los Angeles has a democratic daily paper and one that promises to win success in the newspaper field of that city. The new paper was started two weeks ago and goes under the name of The Los Angeles American. The paper starts as a four page paper which we regard as an excellent omen for the enterprise. It is easy to increase the size of a newspaper to meet the requirements of increasing business; it is not so easy to maintain a paper twice the size warranted by the business at hand. The American is all meat, bone and sinew; its columns sparkle with wholesome democratic sentiment which will awaken new life and courage in the democratic party of southern California; it has a wide-awake, up-to-date news service and The Review wishes it success.

Your Uncle Marcus Hanna is not entirely idle. Last week he done a stunt by jollying up the laborers of the country, when he scored Mr. Parry because of his utterances at New Orleans concerning the conditions of labor and capital. Another stunt performed by your Uncle Marcus last week was when he jollied the young girls in a business college by declaring if it were not for his wife he would supply all the desks in his offices with girls as he considered them much "safer" than young men. Mrs. Hanna evidently thinks the girls are much "safer" outside of this old sinners' office.

The proposition that William Randolph Hearst be made the democratic candidate for president next year is meeting with much favor throughout the country. Hearst's nomination would mean a fight with a man as a leader who would rush into the thickest of the fray. Hearst is undoubtedly a very popular man with the laboring men throughout the country, besides he would not be feared by the financial interests. If Mr. Hearst could secure the backing of New York he would stand an excellent chance of securing the democratic nomination for president.

Notwithstanding the President will only make one stop in Arizona, and that at the most inaccessible point, at the end of a branch railroad, on the rim of the Grand Canyon, he will be welcomed by many prominent citizens from every section of the territory. A special car will carry a party of Bisbeeites. We hope all who go to see the President will impress upon him the earnest desire of our people for statehood.

The lieutenant governor of Missouri seems to be in very close quarters and his impeachment is predicted. The lieutenant governor is a democrat, but if he has been guilty of accepting a bribe, the democrats of Missouri will strengthen the party by a vigorous prosecution of this high official.

The Tombstone American is after "Old Satan," who has had his own way in that town for many years. It is to be hoped that the American will drive all the "hop joints" and "Mother Hubbards" from that rejuvenated city.

If the democratic prosecutors of boodles in Missouri are vigorously pursued that state ought to be good for 100,000 democratic majority in 1904. Let the good work go on.

AN OLD ROMAN.

Speaking of the last relic of the confederacy, the man who was postmaster general of the confederacy and the only survivor of Davis' cabinet, the Fort Worth Register, says:

"The venerable John H. Reagan, who survives all the great southerners in the confederate cabinet, was honored by a large crowd at the Christian tabernacle in this city yesterday. How the old veterans love and venerate him! His speech was a treat to them, and to the sons of Veterans who arranged the occasion. A review of his speech, or allusion to any of the statements made by him is unnecessary here, as the full text of the address is printed by the Register today—a verbatim report.

Perhaps this will be the last set speech ever to be made by Judge Reagan. Though he holds well the vigor and brightness and life of other years, he is old—he can not remain the sole survivor of his associates in the cabinet of Jefferson Davis much longer. He has certainly led an eventful and honorable—aye, a noble life. Few men have kept so long in the public eye, and in public service, without "wearing out"—wearing out physically, or wearing out in public favor. The honored statesman of Texas has never lost the esteem, the confidence and the approval of the public he has served. In every public position—and he has held many—he has discharged his full duty, and has had the approval of his state and of the individual citizens. He is a man of the old school—the kind of men who can not be tempted to violate a trust or to dishonor a friend. Rugged frontier honesty has been with him a lifetime characteristic. In his age, as he retires from public service, he enjoys public esteem and confidence to a degree that testifies a good, true life."

When Ex-President Cleveland appears in St. Louis as the orator on the occasion of the dedication of the World's Fair, it is hoped that Mr. Bryan will not explode.

ORDINANCE NO. 24.

AN ORDINANCE regulating proceedings for the punishment of violators of the peace, and providing for the collection of fines and penalties which shall accrue to the City of Bisbee on account of such violations.

Be It Ordained by the Mayor and Common Council of the City of Bisbee: Section 1. All proceedings against any person or persons for or on account of alleged violation of any of the ordinances of the City of Bisbee may be prosecuted before any Justice of the peace residing in said city, and all money collected or received for fines, penalties or forfeitures shall be paid into the treasury of the City as hereinafter provided. Such proceedings shall be commenced by complaint signed and sworn to before such Justice, stating the clause, or clauses of the ordinances which it is alleged has been violated.

Sec. 2. Whenever any complaint is filed with any Justice of the Peace residing in said City of Bisbee, charging the violation of any ordinance of the City by any natural person or persons, thereupon a warrant shall be issued by such Justice for the arrest of the offender, and trial of the alleged offender shall be had before such Justice in like manner as in the case of misdemeanors under the laws of the territory of Arizona. In the event of the conviction of the offender, the judgment may require the party convicted to pay a fine, or be imprisoned, or both, as provided in the ordinance, or clause of the ordinance, violated, or to pay a fine and stand committed to the jail of the County, or of the City of Bisbee, until payment of such fine for a period of time reckoned at the rate of one day for each dollar of such fine. The offender, in case of imprisonment, may be required to labor on the streets or public works of the City for the period of such imprisonment. Where a fine or penalty has been imposed by the Court upon the conviction of any person or persons, and the judgment of the Court does not provide or impose any imprisonment for non-payment thereof, the same may be collected by an action of debt as hereinafter provided as to corporations.

Sec. 3. Where a complaint is filed with such Justice of the Peace charging the violation of any of the ordinances of the City by a corporation, the said justice shall issue a summons signed by him with his name of office, requiring such corporation to appear before him at a specified time and place to answer the charge, the time to be not less than five days after the service of the summons.

Section 4. The summons must be substantially in the following form: "In Justice Court, Precinct No. 2, in and for the County of Cochise, Territory of Arizona. Before ———, Justice of the Peace. The City of Bisbee, Plaintiff, vs. ———, Defendant.

"The City of Bisbee to the above named defendant: You are hereby summoned to appear before me at my office in the City of Bisbee on (specifying the day and hour), to answer to a charge made against you, upon the complaint of ———, for (designating the offense generally)."

"Dated at Bisbee, this ——— day of ———, A. D. 190—."

"Justice of the Peace."

Sec. 5. Such summons must be served at least five days before the day of appearance fixed therein, by delivering to and leaving a copy thereof with any agent or officer of said corporation being or residing in the City of Bisbee at the time of such service.

Sec. 6. At the time appointed in said summons the Justice must proceed to investigate the charge against such corporation in the same manner as in the case of a natural person, so far as such proceedings are applicable and after hearing the evidence, shall find said corporation to be guilty of said offense, or innocent of the same, in accordance with the evidence submitted to him. When a fine is imposed upon such corporation upon conviction, and the same is not forthwith paid, it may be collected by an action of debt before any Justice of the Peace residing within the City of Bisbee, and the same, when collected, shall be paid into the treasury of the City. It shall be sufficient for the City to declare or complain generally in said action, stating the clause, or clauses, of the ordinance for the violation of which such fine or penalty was imposed.

Sec. 7. When any judgment shall have been obtained in any such action in favor of the City of Bisbee, the same shall be enforced by a writ of execution against the estate of the defendant, as in other like cases, and in the case of natural persons, when the return upon such writ of execution states that the defendant named in the writ has no property subject to execution, sufficient to satisfy such judgment, an alias writ of execution may be issued commanding the City Marshal to take the body of the defendant and imprison him for a time sufficient to pay the amount of the fine or penalty originally imposed upon such defendant by the Court, to be reckoned at the rate of one day's imprisonment for each dollar of said fine.

Sec. 8. It shall be the duty of the City Marshal to file and swear to all complaints for the violation of any ordinances of the City, or for the recovery of any fine, penalty or forfeiture imposed for the violation thereof; to execute warrants that shall be executed thereunder; to serve all summons issued in actions to recover any fines, penalties or forfeitures; to subpoena witnesses and jurors for all trials and prosecutions in which the City of Bisbee is a party, and to serve all processes therein, both final and mesne; to collect all fines and pay the same to the City Treasurer; to keep account of all fines and moneys collected by him, and to make a statement thereof, monthly, to the City Council.

Section 9. Complaints filed under the provisions of this ordinance may also be signed and sworn to by any person; and it shall be the duty of any person becoming aware of the violation of any ordinance of the City to make complaint charging said person with such violation before any Justice of the Peace residing within said City.

Sec. 10. For all suits and prosecutions under this ordinance, the Justice shall be entitled to receive the same fees as are now, or may hereafter be, provided by law in cases of prosecutions for misdemeanors prescribed by the laws of the Territory of Arizona; and in all cases such Justice may retain his fees out of any fines imposed and paid, and any balance remaining of such fine shall be paid by him to the City Marshal, and shall be paid by the said City Marshal to the City Treasurer; provided, that where no fines or costs are collected in any case, the Justice shall be entitled to no costs or fees, and no costs or fees shall, in any event, be charged to the City, except costs of necessary publications in any such proceeding. Such Justice shall present to the City Clerk, monthly, an itemized account of all fees received by him from fines collected, with each case or proceeding and the date thereof, verified as to its being correct, together with an account of all fines received by him, all of which shall be duly verified. The word "fine" as used in this ordinance shall mean and include the costs required by law or ordinance, to be imposed in addition thereto.

Section 11. When a fine is imposed upon a defendant, and costs in addition thereto, there shall be included in such costs fees for services rendered by the City Marshal in such case, reckoned at the rate provided by law for Constables in criminal cases, but the same shall not be retained by the City Marshal, but shall be paid by him to the City Treasurer as part of the fine above provided.

Sec. 12. All complaints, suits and proceedings for violation of any ordinances, or parts thereof, shall be in the name of the City of Bisbee as plaintiff, and all process issued in any suit or proceeding shall issue in the name of "The City of Bisbee."

Section 13. All ordinances and parts of ordinances in conflict herewith are hereby repealed.

Sec. 14. This ordinance shall take effect from and after its passage by the Mayor and Common Council, and its publication as provided by law.

Passed and adopted by the Mayor and Common Council the 7th day of April, A. D. 1903.

J. J. MUIRHEAD, Mayor.

W. D. KINNEY, Clerk.

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EAST BOUND

No. 10—SUNSET LIMITED, over Coast Division.
Lv. San Francisco 7:00 p. m.; Benson 8:50 a. m., arriving at New Orleans 6:45 p. m.

This train carries Diner, Observation, Compartment and Drawing Room sleepers through to New York, Chicago and New Orleans, also Tourist sleepers to Washington, Cincinnati, Chicago, Memphis, St. Paul, St. Louis, etc.

No. 8—CRESCENT CITY EXPRESS, Bakersfield route.
Lv. San Francisco 10:00 a. m.; Benson 2:56 a. m. and arrives at New Orleans 8:55 a. m.

This train carries Drawing room sleepers to New Orleans, also tourist car to St. Louis, St. Paul and Chicago.

WEST BOUND

No. 9—SUNSET LIMITED, Bakersfield route.
Leaves New Orleans 11:45 a. m.; Benson 3:40 p. m., arriving at San Francisco 8:25 a. m. with four hours and forty minutes lay over in Los Angeles. This train carries same equipment as No. 10.

No. 7—PACIFIC EXPRESS, Coast Division.
Leaves New Orleans 9:00 p. m.; Benson 11:25 p. m., and arrives at San Francisco 1:30 p. m.

This train carries same equipment as No. 8 and in addition diner and chair car, Los Angeles to San Francisco.

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